

UNITED STATES PARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

FIRST NAMED INVENTOR ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE 08/986,696 12/08/97 **JEJELOWO** М 970001 **EXAMINER** IM22/0613 JAIMES SHER RABAGO.R PAPER NUMBER UNIVATION TECHNOLOGIES LILC **ART UNIT** 5555 SAN FELIPE 16 **SUITE 1950** 1713 HOUSTON TX 77056-2723 DATE MAILED: 06/13/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No.

08/986,696

Applicar.

Jejelowo et al.

Examiner

R. Rabago

Group Art Unit 1713



ТН	E PE	RIOD FOR	RESPONS	E: [check only a) or b)]		
	a) [2	expires	3	months from the mailing date o	f the final rejection.	
b) expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Ac is later. In no event, however, will the statutory period for the response expire later than six months from the dat rejection.						the mailing date of this Advisory Action, whichever elater than six months from the date of the final
	date	on which the	ne response,	the petition, and the fee have b	een filed is the date of the mount of the fee. Any ex	e proposed response and the appropriate fee. The e response and also the date for the purposes of tension fee pursuant to 37 CFR 1.17 will be or as set forth in b) above.
	App perio	ellant's Bri od for resp	ief is due tv onse set fo	wo months from the date or orth above, whichever is la	f the Notice of Appea ter). See 37 CFR 1.19	I filed on (or within any 91(d) and 37 CFR 1.192(a).
Ap bu	plica t is N	nt's respo IOT deem	nse to the ed to place	final rejection, filed on <u>//</u> the application in condition	May 26, 2000 has be for allowance:	een considered with the following effect,
X	The	proposed	amendmen	t(s):		
	X	will be ent	ered upon	filing of a Notice of Appeal	and an Appeal Brief.	
		will not be	entered be	ecause:		
		they ra	ise new iss	ues that would require furt	her consideration and	or search. (See note below).
		•		e of new matter. (See not		
		issues 1	for appeal.			eal by materially reducing or simplifying the
		they pr	esent additional claims without cancelling a corresponding number of finally rejected claims.			
	N	IOTE:				
			•	has overcome the followin nendment, the rejections un	-	be withdrawn.
	Nev sep	wly propos arate, time	sed or amer ely filed am	nded claims endment cancelling the no	n-allowable claims.	would be allowable if submitted in a
X	The affidavit, exhibit or request for reconsideration has been considered but does NOT place the application in condition for allowance because: The claims remain rejected for reasons of record.					
	The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.					
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):					
	Cla	ims allowe	ed:			
	Clai	ims object	ed to:			
	Clai	ims rejecte	ed: <u>10-14,</u>	16-23, 25-32, and 51-57		
						has not been approved by the Examiner.
	Note the attached Information Disclosure Statement(s), PTO-1449, Paper No(s).					
	Oth	ier				
						David Wh
		RR				DAVID W. WU
						SUPERVISORY PATENT EXAMINER
		Trademark Offi				TECHNOLOGY CENTER 1700